

LMCS

Document	Indicator	Pages
Slip		
Endorsements		
Lloyds Wording	\	
ILU Wording	\	
CCP		
Cover Note		
Certificate		
Broker Listing		
Work-up Papers	\	
Other		



91143

PID 91143**Policy Details:**

Assured		<u>EXXON CORPORATION</u>
Code		<u>EXX</u>
Policy No		<u>1HB14900</u>
Period		
From:		<u>01-JAN-81</u>
To:		<u>01-JAN-82</u>
Broker		<u>C.T. BOWRING & CO., LTD.</u>
Code		<u>509</u>
Limits:		<u>25,000,000</u>
Excess:		<u>135,000,000</u>

COMMENTSDATE 16-DEC-97

LDN 310,584 EXXON 00445

CORNELL-2009-104(e)-000553



114314900
25m x 135m

Lloyd's Policy COPY

Whereas the Assured named in the Schedule herein has paid the premium specified in the Schedule to the Underwriting Members of Lloyd's who have hereunto subscribed their Names (hereinafter called 'the Underwriters'),

Now We the Underwriters hereby agree to insure against loss, damage or liability to the extent and in the manner hereinafter provided.

If the Assured shall make any claim knowing the same to be false or fraudulent, as regards amount or otherwise, this Policy shall become void and all claim hereunder shall be forfeited.

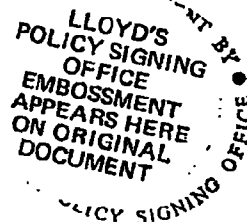
Now know Ye that We the Underwriters, Members of the Syndicates whose definitive numbers in the after-mentioned List of Underwriting Members of Lloyd's are set out in the attached Table, hereby bind ourselves each for his own part and not one for another, our Heirs, Executors and Administrators and in respect of his due proportion only, to pay or make good to the Assured or to the Assured's Executors or Administrators or to indemnify him or them against all such loss, damage or liability as herein provided, after such loss, damage or liability is proved and the due proportion for which each of Us, the Underwriters, is liable shall be ascertained by reference to his share, as shown in the said List, of the Amount, Percentage or Proportion of the total sum insured hereunder which is in the Table set opposite the definitive number of the Syndicate of which such Underwriter is a Member AND FURTHER THAT the List of Underwriting Members of Lloyd's referred to above shows their respective Syndicates and Shares therein, is deemed to be incorporated in and to form part of this Policy, bears the number specified in the attached Table and is available for inspection at Lloyd's Policy Signing Office by the Assured or his or their representatives and a true copy of the material parts of the said List certified by the General Manager of Lloyd's Policy Signing Office will be furnished to the Assured on application.

In Witness whereof the General Manager of Lloyd's Policy Signing Office has subscribed his Name on behalf of each of Us.



L. E. Shadling

LLOYD'S POLICY SIGNING OFFICE,
General Manager



J(A)

NMA 2002 (11.4.74)

Form approved by Lloyd's Underwriters' Non-Marine Association.

LDN 310,584 EXXON 00446

CORNELL-2009-104(e)-000554

Schedule

Policy or Certificate No. 1HB14900/

Contract No. (if any) HA161181/LIM

The name and address of the Assured EXXON CORPORATION et al.

The risk and sum insured hereunder 75.75% part of 100% of 80% order of limits
stated herein

as attached

The Premium U.S.\$53,025.00 part of U.S.\$70,000.00

The period of Insurance from as attached to as attached
both days inclusive, and for such further period or periods as may be mutually agreed upon

Dated in London the 14th January 1981

J or J(A) (Schedule) NMA 2003 for attachment to NMA 2001, NMA 2002, NMA 2004 or NMA 2005

LDN 310,584 EXXON 00447

CORNELL-2009-104(e)-000555

The Assured is requested to read this Policy and, if it is incorrect, return it immediately for alteration.

In all communications the Policy Number appearing in line one of the Schedule should be quoted.

In the event of any occurrence likely to result in a claim under this Policy, immediate notice should be given to:

Assured:	For account of EXXON CORPORATION and Affiliated Companies et al. and/or as Reinsurance of Ancon Insurance Company and Affiliated Companies et al. as underlying.
Conveyances:	-
Period:	12 calendar months at 00.00 hours 1st January, 1981 G.M.T.
Interest:	Broad Form Liabilities etc., as underlying, including underlying contractual liability under O.P.O.L.
Sum Insured:	100% Limit of Liability U.S.\$25,000,000 each loss occurrence excess of U.S.\$135,000,000 each loss occurrence except where special step-down agreement applies as per wording. Here to 80.00%.
Trading:	-
Conditions:	As per Form of underlying policy or policies insofar as applicable to the special terms of this insurance.
Premium:	100% Premium due hereon U.S.\$70,000.00

It is understood and agreed that the percentage signed by each Underwriting Syndicate is its proportion of 100% of 80% order of limits stated herein

Definitive Numbers of Syndicates and Amount, Percentage or Proportion of the Total Sum Insured hereunder shared between the Members of those Syndicates.

FOR LPSO USE ONLY		BROKER		LPSO NO. & DATE		FOR LPSO USE ONLY		BROKER		LPSO NO. & DATE	
CPD33R 3003		509		52809 6 5 81		892		509		52809 6 5 81	
891											
AMOUNT, PERCENTAGE OR PROPORTION		SYNDICATE	UNDERWRITER'S REF.		PAGE	AMOUNT, PERCENTAGE OR PROPORTION		SYNDICATE	UNDERWRITER'S REF.		PAGE
PERCENT					1	PERCENT					2
4.58	933	116JC4K8092C				9.88	417	MT180WR01X02			
0.37	937	116JC4K8092C				0.37	267	617XX26C23L0			
5.04	618	WW83092				0.42	408	N0011T15L008			
0.93	278	WW83092				0.07	99	N0011T15L008			
1.44	948	WW83092				1.48	297	0A6860548L16			
1.48	346	WW8203011L21				0.49	921	WW8200724L14			
9.88	126	30590784XG80				0.99	978	71080721X480			
4.95	701	30590784XG80				0.99	768	51773015L007			
0.37	188	NC908533XXX0				1.78	69	6091988110L0			
0.23	276	50C1203				0.20	68	6091988110L0			
0.06	646	50C1203				0.99	175	DC7007717L10			
2.97	661	8731214L0722				1.48	636	292241XY7305			
2.97	365	1068948				0.79	737	76049X55XL			
4.95	289	80451215L80				0.10	961	76049X55XL			
2.47	283	T04710052XL0				0.10	474	76049X55XL			
1.98	620	9090468822L0				0.49	116	2700X83242			
FOR LPSO USE ONLY		BROKER		LPSO NO. & DATE		FOR LPSO USE ONLY		BROKER		LPSO NO. & DATE	
893		509		52809 6 5 81		894		509		52809 6 5 81	
AMOUNT, PERCENTAGE OR PROPORTION		SYNDICATE	UNDERWRITER'S REF.		PAGE	AMOUNT, PERCENTAGE OR PROPORTION		SYNDICATE	UNDERWRITER'S REF.		PAGE
PERCENT					3	PERCENT					4
0.49	316	65047447XXXX				0.99	935	SREX21L00145			
0.25	890	P01XXX80WL0				0.49	688	578X5320			
0.32	132	0A901J34323L				THE LIST OF UNDERWRITING MEMBERS OF LLOYDS IS NUMBERED 1981A 5					
0.08	133	0A901J34323L									
0.99	928	N30X5714									
0.74	818	N30X5714									
0.49	160	536CV06900C									
0.99	763	1C25633									
0.25	909	1C02936									
0.12	196	1C01126									
0.99	638	L8X045L62658									
1.98	35	50425L80									
0.30	568	CONLS25L950X									
0.10	698	CONLS25L950X									
0.49	626	G0963453X17L									
0.40	427	9000026ZC									
TOTAL LINE		NO. OF SYND.		FOR LPSO USE ONLY		TOTAL LINE		NO. OF SYND.		FOR LPSO USE ONLY	
75.75		50		5A		25466					

THE LIST OF UNDERWRITING MEMBERS
OF LLOYDS IS NUMBERED 1981A 5

Lloyd's Policy

Code 4

SC

R/N HA161181/LHM

a/c. EXXON CORP. et al.

12 mcs. @ 1/1/81

J(A)



Lloyd's, London

J (A) FORM
No. 1EB14900

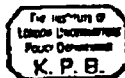
The Institute of London Underwriters. Companies Combined Policy.

Whereas the Assured named in the Schedule herein has promised to pay forthwith a Premium at the Rate specified in the Schedule to Us, the Assurers,

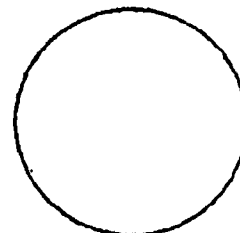
Now we the Companies hereby agree to insure against loss, damage or liability to the extent and in the manner hereinafter provided.

Now know ye that we the Assurers do hereby bind ourselves, each COMPANY for itself only and not one for another and in respect only of the due proportion of each Company, to pay to the Assured or the Assured's Executors or Administrators, all such loss, damage or liability as herein provided that the Assured may sustain during the stated period, not exceeding in all the sum insured, as properly apportioned to the sums, or to the percentages or proportions of the sum insured, subscribed against our names respectively. If the Assured shall make any claim knowing the same to be false or fraudulent as regards amount or otherwise, this Policy shall become void and all claim thereunder shall be forfeited.

In witness whereof we the said Assurers have subscribed our names and sums assured in London as hereinafter appears, and the General Manager and Secretary of The Institute of London Underwriters has subscribed his name on behalf of each of us.



Signed
General Manager and Secretary,
The Institute of London Underwriters.



NOTE.—This Policy must bear the seal of The Institute of London Underwriting Policy Department.

LDN 310,584 EXXON 00451

CORNELL-2009-104(e)-000559

It is under
proportion.

The Policy

LU REF No and DATE		H01 14069 29 4 81
LU REF No and DATE		H01 14068 29 4 81
PROPORTION	COMPANY	REFERENCE
1.250000	THE PRION INSURANCE COMPANY P.L.C. T A/C	L107558042 A.
1.750000	ENGLISH & AMERICAN INS CO LTD W1 A/C 187	80LP05665 187
1.250000	SOZ THE NIPPON FIRE & MARINE INSURANCE CO (UK) LTD 4/19	80LP664 187
2.470000	SOZ ENGLISH & AMERICAN INS CO LTD T A/C 187	187 187
1.750000	PRUDENTIAL ASSURANCE CO LTD TRUST A/C 187	VHXGOF21779/187
1.750000	BRITISH LAW INS CO LTD 187	HC80CL1623/1687
1.750000	THE THREADNEEDLE INSURANCE CO LTD 187	CL55269L 187
1.490000	COMMERCIAL UNION ASSURANCE COMPANY PLC 187	HC801474005 187
1.490000	INSURANCE COMPANY OF NORTH AMERICA (UK) LTD	X5298LLS8081/187
1.250000	INSURANCE COMPANY OF NORTH AMERICA (UK) LTD 187	X5298LYH800/187
1.470000	ANDREW WEIR INS CO LTD 187	OH307591XXX
1.490000	BISHOPSGATE INSURANCE CO LTD F A/C 187	98034981311/187
1.370000	PHOENIX ASSURANCE PLC 187	16682L80Y 187
1.490000	MINSTER INSURANCE CO LTD 2 A/C 187	8050452 187
1.490000	PROVINCIAL INSURANCE PUBLIC LIMITED COMPANY	0803902R048 187
1.770000	ASSURANCES GENERALES DE FRANCE I.A.R.T. 187	L40384HOC97 187
1.490000	DANISH MARINE INSURANCE CO LTD	37L804747XX 187
21.5300000 T	TOTAL (T) OR FORWARD (F)	

LU REF NO and DATE HPT 16069 29 4 81		
PROPORTION T.4800700	COMPANY INSURANCE CO. OF IRELAND LTD L A/C	REFERENCE 37L80H48475 1.1340
T.4800700 T TOTAL (T) OR FORWARD (F)		

It is understood and agreed that the SCHEDULE percentage signed by each Company is its proportion of 100% of 80% order of limits stated herein

The Policy No. 1HB14900

The Name and Address of the Assured: EXXON CORPORATION et al.

The Rate of Premium U.S.\$16,107.00 part of U.S.\$70,000.00

The Period of Insurance

From: as attached To: as attached

Both days inclusive, and for such further period or periods as may be mutually agreed upon.

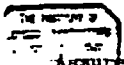
The Risk and Sum Insured hereunder : 23.01% part of 100% of 80% order of limits
stated herein

as attached

DATED in LONDON, THE 14th January 1981

LDN 310,584 EXXON 00454

CORNELL-2009-104(e)-000562



Assured:

For account of EXXON CORPORATION and Affiliated Companies et al.
and/or as Reinsurance of Ancon Insurance Company and Affiliated
Companies et al. as underlying.

Conveyances: -

Period: 12 calendar months at 00.00 hours 1st January, 1981 G.M.T.

Interest: Broad Form Liabilities etc., as underlying, including underlying
contractual liability under O.P.O.L.

Sum Insured: 100% Limit of Liability U.S.\$25,000,000 each loss occurrence
excess of U.S.\$135,000,000 each loss occurrence except where special
step-down agreement applies as per wording.
Hereto 80.00%

Trading: -

Conditions: As per Form of underlying policy or policies insofar as applicable to
the special terms of this insurance.

Premium: 100% Premium due hereon U.S.\$70,000.00

EDXON CORPORATION
MANUSCRIPT POLICY
JANUARY 1, 1981 TO JANUARY 1, 1982

EXXON CORPORATION
NML - 1981

- Item 1. NAMED INSURED
- (i) Exxon Corporation and its af-
filiated companies as they are
now or may be hereafter consti-
tuted
 - and/or
 - (ii) Ancon Insurance Company, S.A. as
insurers, either directly or in-
directly by means of reinsurance,
of Exxon Corporation and its af-
filiated companies as they are now
or may be hereafter constituted.
- Item 2. POSTAL ADDRESS
- (i) 1251 Avenue of the Americas
New York, New York 10020
 - and/or
 - (ii) P.O. Box 225
Hamilton 5, Bermuda
- Item 3. POLICY PERIOD
- From: January 1, 1981
00:00 hours, Greenwich Mean Time
- To: January 1, 1982
00:00 hours, Greenwich Mean Time
- Item 4. LIMIT OF LIABILITY
- Signed herewith for and on behalf of the Insurers listed be-
low, each in respect of the proportion shown opposite the In-
surer's named and as referred to in Article II:

<u>INSURERS</u>	<u>PARTICIPATION</u>	<u>PREMIUM</u>	<u>SIGNATURE</u>
<u>\$10,000,000 Excess of \$10,000,000</u> French Markets	\$435,000	\$11,235	Policy Signature Endorsement Attached
Southern American Insurance Company	\$400,000	\$38,000	Policy Signature Endorsement Attached
Employers Insurance of Wausau	\$500,000	\$47,500	Policy Signature Endorsement Attached
<u>\$15,000,000 Excess of \$20,000,000</u> French Markets	\$750,000	\$26,500	Policy Signature Endorsement Attached
Employers Insurance of Wausau	\$1,000,000	\$35,333	Policy Signature Endorsement Attached
<u>\$50,000,000 Excess of \$35,000,000</u> Gibraltar Casualty Company	\$2,500,000	\$22,500	Policy Signature Endorsement Attached
French Markets	\$1,500,000	\$13,500	Policy Signature Endorsement Attached
Allianz	\$2,500,000	\$22,500	Policy Signature Endorsement Attached
Employers Insurance of Wausau	\$3,500,000	\$31,500	Policy Signature Endorsement Attached
Ideal Mutual Insurance Company	\$500,000	\$ 4,500	Policy Signature Endorsement Attached
Centaur Insurance Company	\$1,000,000	\$ 9,000	Policy Signature Endorsement Attached
First State Insurance Company	\$1,000,000	\$ 9,000	Policy Signature Endorsement Attached
<u>\$75,000,000 Excess of \$85,000,000</u> Gibraltar Casualty Company	\$4,000,000	\$14,000	Policy Signature Endorsement Attached
French Markets	\$3,250,000	\$11,375	Policy Signature Endorsement Attached
Employers Insurance of Wausau	\$1,000,000	\$ 3,500	Policy Signature Endorsement Attached
Allianz	\$2,500,000	\$ 8,750	Policy Signature Endorsement Attached
H.J.I	\$ 750,000	\$ 2,625	Policy Signature Endorsement Attached

Royal Belge S.A.	\$1,500,000	\$ 5,250	Policy Signature Endorsement Attached
First State Insurance Company	\$2,000,000	\$ 7,000	Policy Signature Endorsement Attached
<u>\$100,000,000 Excess of \$160,000,000</u> Gibraltar Casualty Company	\$8,500,000	\$10,625	Policy Signature Endorsement Attached
City Insurance Company	\$5,000,000	\$ 6,250	_____
Integrity Insurance Company	\$6,000,000	\$ 7,500	Policy Signature Endorsement Attached
Midland Insurance Company	\$3,000,000	\$ 3,750	_____
Federal Insurance Company	\$10,000,000	\$12,500	_____
French Markets	\$5,630,000	\$ 7,037	Policy Signature Endorsement Attached
International Surplus Lines Insurance Company	\$13,000,000	\$16,250	Policy Signature Endorsement Attached
Mead Reinsurance Corporation	\$2,000,000	\$ 2,500	Policy Signature Endorsement Attached
Lurich International Ltd.	\$5,000,000	\$ 6,250	Policy Signature Endorsement Attached
American International Underwriters	\$3,000,000	\$ 3,750	_____
Employers Mutual Casualty Company	\$10,000,000	\$12,500	_____
Landmark Insurance Company	\$3,000,000	\$ 3,750	Policy Signature Endorsement Attached
Ideal Mutual Insurance Company	\$1,000,000	\$ 1,250	Policy Signature Endorsement Attached
Centaur Insurance Company	\$1,000,000	\$ 1,250	Policy Signature Endorsement Attached

ARTICLE I

COVERAGE

Insurers hereby agree, subject to the limitations, terms and conditions hereinafter mentioned (including endorsements attached hereto):

To pay the Insured, or to pay on their behalf, all sums which the Insured shall be obligated to pay or incurs as expenses, by reason of the liability imposed upon the Insured by law or by governmental or other local authoritative order or assumed by the Insured under contract or agreement on account of personal injuries, including death at any time resulting therefrom, and/or property damage caused by or arising out of each loss occurrence during the policy period anywhere in the world.

ARTICLE II

1. LIMIT OF LIABILITY

- (a) Insurers' liability hereunder shall not exceed Two Hundred Sixty Million, U.S. Dollars (U.S. \$260,000,000) for any one loss occurrence.

2. AMOUNT OF DEDUCTION

As respects coverage afforded under Article 1, Insurers shall be liable only if and when the combined ultimate net loss sustained by the Insured in respect of interests described hereunder in any one loss occurrence exceeds Ten Million U.S. Dollars (U.S. \$10,000,000) in any one occurrence.

ARTICLE III

PREMIUM

The premium for this policy shall be \$448,820 for the period January 1, 1981 to January 1, 1982, and shall be payable at inception.

ARTICLE IV

ULTIMATE NET LOSS

The term "Ultimate Net Loss" as used herein shall mean the actual loss sustained by the Insured in any one loss occurrence, and even if the Insured, or others insuring on behalf of the Insured, have other insurances in force, under which part or proportion of the loss is recovered, those other insurances shall not be for the benefit of Insurers hereon, and this policy shall pay as if those other insurances were non-existent, except in those cases where the amount or proportion covered under other insurances is in excess of the amounts of excess or deduction as stated in Article II, then Insurers hereon shall have the benefit of those other insurances, but only to the extent by which any recoveries thereunder exceed the amounts of excess or deduction as

stated in Article II. Nothing herein shall be construed to make this policy subject to the terms, conditions or limitations of such other insurance.

ARTICLE V

OTHER INSURANCE

Other insurances are permitted. Any insurance provided under policies issued, or reinsurance provided by, Ancon Insurance Co., S.A. or by any other affiliated Insurance Company of the Insured shall be deemed to be "other insurance" and be permitted, but Insurers hereon shall not under any circumstances have the benefit of same in determining the amount of the ultimate Net Loss Payable hereunder.

ARTICLE VI

EXCLUSIONS

This policy does not insure against:

- (a) Assault and battery, if committed by or at the direction of the Insured, excepting that this exclusion shall not apply to personal injury or death resulting from any act of the Insured, alleged to be assault and battery, committed for the purpose of preventing or eliminating danger;
- (b) Claims made against the Insured:
 - (i) for repairing, withdrawing or replacing any defective product or products manufactured, sold, or supplied by the Insured or any defective part or parts thereof, or for the cost of such repair or replacement;
 - (ii) for improper or inadequate performance, design or specification of a product of the Insured, but nothing herein contained shall be construed to exclude claims made against the Insured for personal injuries including death, or property damage resulting from improper or inadequate performance, design or specification;
- (c) Claims against the Insured arising from advertising, telecasting, broadcasting or publishing;
 - (i) for failure of performance of advertising contract (but this shall not relate to claims for unauthorized appropriation of ideas based upon alleged breach of implied contract);

- (ii) for infringement of registered trade-mark or trade name by used thereof as the registered trade-mark or trade name on goods as advertised;
- (iii) for mistake in advertised price;
- (d) As per nuclear incident exclusion clause - liability - direct (Broad) attached;
- (e) With respect to injury to or destruction of property, claims made against the Insured for damages suffered, directly or derivatively, by any shareholder or stockholder of the Insured arising out of the misfeasance, or nonfeasance of any officer or director of the Insured while acting in his official capacity;
- (f) Claims made against the Insured arising out of the operation, maintenance or use of any watercraft over 50 feet in length owned or leased or chartered by the Insured, while away from premises owned, rented or controlled by the Insured; except liability of the Named Insured for watercraft not owned by them, but this exception does not apply to leased or chartered watercraft; it being understood and agreed that this exclusion shall not apply to the liability of the Named Insured for personal injury to their employees, unless such liability is already excluded under exclusion (a) above.

For the purpose of this policy the following shall not be deemed to be watercraft except whilst in transit:-

An installation of any kind, fixed or mobile which is used for the purpose of exploring for, producing, treating, storing, or transporting oil or gas from the seabed or its subsoil, excluding any tank vessel not being used for storage of oil or gas commencing at the loading manifold thereof and excluding absolutely any self propelled tank or supply vessel.

- (g) Except with respect to occurrences taking place in the United States of America, its territories or possessions, or Canada, to any liability of the Insured directly or indirectly occasioned by, happening through or in consequences of war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation or nationalization or requisition or destruction of or damage to property by or under the order of any government or public or local authority.

or operated by the Insured, its officers, directors or employees appointed by the Insured.

3. LOSS OCCURRENCE

The term "Loss Occurrence" shall include an event or a continuous or repeated exposure to conditions which cause injury, damage or destruction. Any number of such injuries, damage or destruction resulting from a common cause, or from exposure to substantially the same conditions, shall be deemed to result from one loss occurrence, even though some of the claims making up the loss occurrence may be filed after expiration of this policy.

With respect to injury to or destruction of property, including loss of use therefrom, (as covered in Article 1, Paragraph 1) the words "Loss Occurrence" shall specifically include:

- (i) an accident, which term includes injury to or destruction of property as the unforeseen result of an intentional act, happening during the policy period or
- (ii) a continuous or repeated exposure to conditions which unexpectedly or unintentionally causes injury to or destruction of property during the policy period. All damages arising out of such accident or exposure to substantially the same general conditions shall be considered as arising out of one loss occurrence.

4. PERSONAL INJURY

The term "Personal Injury" means bodily injury, mental injury, mental anguish, shock, sickness, disease, disability, false arrest, false imprisonment, wrongful eviction, wrongful detention, malicious prosecution, and discrimination unless such coverage is prohibited by law or unless, committed by or at the direction of the Named Insured, humiliation, invasion of rights of privacy, libel, slander or defamation of character; also, piracy and any infringement of copyright, title or slogan or of property or contract rights committed or alleged to have been committed in the conduct of the Insured's advertising activities, or any other legal action alleging any of the foregoing by any other name.

5. PROPERTY DAMAGE

The term "Property Damage" means:

- (1) Physical injury to or destruction of tangible property which occurs during the policy period, including the loss of use thereof at any time resulting therefrom or
- (2) Loss of use of tangible property which has not been physically injured or destroyed provided such loss of use is caused by an occurrence during the policy period.

ARTICLE VIII

BASIS OF RECOVERY

Any loss under Article I shall be the total sum which the Insured or any company as his Insurer pays or becomes obligated to pay by reason of Personal Injury or Property Damage liability, either through adjudication or compromise, and shall also include hospital, medical and funeral charges and all sums paid as salaries, wages, compensation, fees, charges and law cost, premiums on attachment or appeal bond, interests, expenses for doctors, lawyers, nurses and investigators and other persons, and for litigation, settlement, adjustment and investigation of claims and suits which are paid as a consequence of any loss occurrence covered hereunder, excluding only the salaries of the Insured.

ARTICLE IX

CONDITIONS

1. SEVERABILITY OF INTEREST

With respect to Article I in the event of one of the Insureds incurring liability to any other of the Insureds, this policy shall cover the Insured against whom claim is or may be made in the same manner as if separate policies had been issued to each Insured.

Nothing contained herein shall operate to increase the Insurer's limit of liability as set forth in Article II, Paragraph 1.

2. NOTICE OF LOSS OCCURRENCE

Whenever the Insured has information from which it may reasonably be concluded that a loss occurrence covered hereunder is likely to involve this policy, notice shall be sent to the Brokers who negotiated this insurance, who shall promptly inform Insurers and assign adjusters on behalf of Insurers. Failure to notify the Brokers of any occurrence which, at the time of its happening, did not appear to involve this policy but which, at a later date, would have given rise to claims hereunder, shall not prejudice such claims.

For the purposes of the above clause, the word "Insured" shall mean:

The Insurance Advisor, Exxon Corporation, 1251 Avenue of the Americas, New York, New York 10020

or as applicable

The President, Ancon Insurance Company S.A., P.O. Box 225, Hamilton 5, Bermuda.

For the purposes of the above clause, the word "Brokers" shall mean:

Marsh & McLennan, Inc.
1221 Avenue of the Americas
New York, New York 10020

3. SUBROGATION

The Insurers shall be subrogated to the extent of any payment hereunder to all the Insured's rights of recovery therefor; and the Insured shall do nothing after loss to prejudice such rights and shall do everything necessary to secure such rights; however, the Insurers shall not have the right to be subrogated to or to require assignment of the Insured's right or rights of recovery against:

- (a) any party as to whom the Insured, prior to loss, has waived or limited its right or rights of recovery, or
- (b) Any of the Insureds or subsidiary or affiliated companies, or against their directors, officers, employees or members of their families, or
- (c) any contractor, sub-contractor or other party if such party could charge back to the Insured the amount (of any part thereof) recovered by the Insured.

4. CONTROL OF CLAIMS

With respect to Article I the Insured may take whatever immediate steps they may consider appropriate to mitigate the liability or anticipated or potential liability to third parties without the prior approval of Insurers and any such action shall be without prejudice to the Insured's right to recover hereunder. Insurers shall be giving the opportunity to associate with the Insured in the defense and control of any claim, suit or proceeding relative to a loss occurrence where the claim or suit involves or appears reasonably likely to involve Insurers, and in the event Insurers wish to be associated with the Insured, the Insured and Insurers shall co-operate in all things in the defense of such suit, claim or proceeding but Insurers shall not be called upon to assume charge of the settlement or defense of any claim made or suit brought or proceeding instituted against the Insured.

In the event the Insured elects not to appeal a judgment involving the Insurers hereon, Insurers may elect to make such appeal at their cost and expense, and shall be liable for the taxable costs and disbursements and interest incidental thereto, but in no event shall the liability of Insurers for ultimate net loss exceed the amount set forth in Article IX, Paragraph 1, for any one loss occurrence plus the cost and expense of such appeal.

5. CURRENCY

The premium and losses under this insurance are payable in United States currency and wherever the word "dollars" or the Symbol "\$" appears herein they are deemed to mean United States Dollars.

In view of the worldwide coverage afforded herein, it is understood and agreed that in the event the Insured incurs a loss in a currency other than U.S. Dollars, Insurers shall:

1. Pay the Insured the equivalent amount in U.S. Dollars at the rate of exchange determined by the average buy and sell offers quoted at the close of business by a mutually agreed upon representative New York bank on the date of payment to the Insured.
2. Pay on the Insured's behalf when required and at the option of the Insured, the incurred amount in the foreign currency necessary, provided that Insurers are legally able to do so.

6. BANKRUPTCY AND INSOLVENCY

In the event of the bankruptcy or insolvency of the Insured or any entity comprising the Insured, the Insurers shall not be relieved thereby of the payment of any claims hereunder because of such bankruptcy or insolvency.

7. CHANGES

Notice to, or knowledge possessed by, any person shall not effect a waiver or change in any part of this policy or stop Insurers or the Insured from asserting any right under the terms of this policy; or shall the terms of this policy be waived or changed, except with express agreement of Insurers and subsequent issuance of an appropriate endorsement signed by Insurers.

8. CANCELLATION

Notwithstanding anything contained in this Insurance to the contrary this Insurance may be cancelled by the Insured at any time by written notice or by surrender of this contract of insurance. This Insurance may also be cancelled by or on behalf of the Insurers by delivering to the Insured or by mailing to the Insured, by registered, certified or other first class mail, at the Insured's address as shown in this Insurance, written notice stating when, not less than 60 days thereafter, the cancellation shall be effective. The mailing of such notice as aforesaid shall be sufficient proof of notice and this Insurance shall terminate at the date and hour specified in such notice.

If this Insurance shall be cancelled by the Insured the Insurers shall retain the customary short rate proportion of the premium hereon.

If this Insurance shall be cancelled by or on behalf of Insurers the Insurers shall retain the pro rata proportion of the premium hereon.

Payment or tender of any unearned premium by the Companies shall not be a condition precedent to the effectiveness of Cancellation but such payment shall be made as soon as practicable.

If the period of limitation relating to the giving of notice is prohibited or made void by any law controlling the construction thereof, such period shall be deemed to be amended so as to be equal to the minimum period of limitation permitted by such law.

9. LOSS ADJUSTMENT

With respect to Article I

- (a) Loss, if any, under this insurance (except as otherwise specifically provided) shall be adjusted with and payable to the corporation and/or company named as Insured herein in whom title to, or interest in, the property of exposure involved in such loss is vested at the time of loss or damage. However, as to any part of this insurance which is serving as reinsurance for any affiliated insurance company of the Insured, any loss as to such part shall be adjusted with, any payable to such affiliated insurance company of the Insured. It is understood and agreed that any other corporation and/or company named herein not having any interest in the property involved in such loss shall not be required to sign any document in connection with the adjustment or settlement of any loss hereunder.

In the event that for any reason whatsoever, any Insured cannot make a claim for any loss for which the Insurers may be liable under this policy, in recognition of Exxon Corporation shareholder interest it is understood and agreed that Exxon Corporation may make such claim and the indemnities which would be otherwise payable will inure to the benefit of, or be payable to, Exxon Corporation or order.

- (b) It is expressly understood and agreed that if the Insured shall make payment to a third party for any loss insured under the terms of this Policy, the Insurer shall, within 90 days after such payment, reimburse the Insured to an amount equal to at least 75% of such sum as a payment on account.

10. SALVAGES AND RECOVERIES

In the event of any payment hereunder, the Insurers will act with all other interests (including the Insured) concerned with the exercising of rights of recovery or gaining of salvage. Any amount recovered shall be apportioned as follows:

Any interest (including the Insured) having paid an amount in

excess of the excesses as stated in Article II, Paragraph 2, plus the limits of liability hereunder shall be reimbursed first to the extent of actual payment. Insurers hereon shall be reimbursed next to the extent of their actual payment hereunder. If any balance then remains unpaid, it shall be applied to reimburse the Insured or any underlying Insurers, as their interest may appear.

The expenses of all such recovery proceedings shall be apportioned in the ratio of respective recoveries. If there is no recovery in proceedings conducted solely by the Insurers, the Insurers shall bear the expenses thereof.

It is understood and agreed that proceeds from any other insurance effected by or on behalf of the Insured shall not be deemed to be recoveries for the purposes of this clause and that such proceeds shall be dealt with in the manner stated in Article IV.

11. ARBITRATION

In the event of any difference arising between the Insured and the Insurers with reference to this insurance such difference may, at the request of either party (after all requirements of this insurance with respect to recovery of any claim shall have been complied with), be referred to three disinterested arbitrators, one being chosen by the Insured, one chosen by the Insurers, and the third chosen by the two aforesaid arbitrators before they enter into arbitration. In case the arbitrators so chosen do not agree as to the third arbitrator within four weeks after both shall have accepted service, the third arbitrator shall be chosen by an Acting Senior Judge of the U.S. District Court State of New York. In default of any party hereto qualifying its arbitrator within four weeks after receipt of written notice from the other party requesting it to do so, the requesting party may name both arbitrators and they shall proceed in all respects as above stipulated. Each party shall submit its case to the court of arbitration within four weeks of the close of the choice of the arbitrators. Any such arbitration shall take place in New York, N.Y. unless otherwise agreed by both parties, and the expense of arbitration shall be borne and paid as directed by the arbitrators. The arbitrators may abstain from jurisdictional formality and from following strictly the rules of law.

12. SERVICE OF SUIT

It is agreed that in the event of the failure of Insurers hereon to pay any amount claimed to be due hereunder, Insurers hereon, at the request of the Insured, will submit to the jurisdiction of any Court of competent jurisdiction with the U.S. and will comply with all requirements necessary to give such Court jurisdiction and all matters arising hereunder shall be determined in accordance with the law and practice of such Court.

It is further agreed that service of process in such suit be made upon Mendes & Mount, 27 William Street, New York, New York and that

included in the Ultimate Net Loss (as defined in Article IV herein).

15. FALSE AND FRAUDULENT CLAIMS

If the Insured shall make any claim knowing the same to be false or fraudulent, as regards amount or otherwise, this policy shall become void with respect to such claim, which shall be forfeited hereunder.

"nuclear reactor" means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material;

With respect to injury to or destruction of property, the word "injury" or "destruction" includes all forms of radioactive contamination of property.

ENDORSEMENT NO. 4

AIRCRAFT REFUELING SUPPLEMENTARY ENDORSEMENT

It is hereby noted and agreed that with regard to Aircraft Refueling (as defined herein in Endorsement No. 3) carried out through Joint Ventures (as defined in Endorsement No. 2), the Joint Venture Clause (Endorsement No. 2) and/or Aircraft Refueling Clause (Endorsement No. 3) as applicable and which are incorporated herein shall apply on the basis of the percentage liability established by operation of law or agreement.

It is further understood and agreed that the underlying layer shall be deemed to be on the same basis.

Nothing contained herein operate to increase the Insurer's limit of Liability as set forth in Article II.

ADDITIONAL INSURED ENDORSEMENT

In consideration of the premium charged:

1. It is agreed that the following are added as additional Insureds:

	<u>Percentage Interest</u>
Altona Petrochemical Company Ltd.	50%
Australian Synthetic Rubber Company Ltd.	65%
P.T. Stanvoco Indonesia	50%
Petroleum Tankship Company Ltd.	50%
Petroleum Refineries (Australia) Proprietary Ltd.	35%
Irish Refinery Company Ltd.	40%
Aviation Services Saudi Arabia	100%

It is understood that coverage is restricted to the percentage interest specified above.

2. It is agreed that Petrolia Nasional Berhad (Petronas) is included as an additional Insured to the extent of any insurance/reinsurance liability of Ancon Insurance Company S.A. which arises from their (Petronas) activities with Esso Production Malaysia.
3. It is agreed that "Aviation Services Saudi Arabia Limited, a Joint Venture known as "EXXON ASSA", is included as additional named Insured with 100% coverage available.

COMBINED DEDUCTIBLE ENDORSEMENT

In consideration of the premium charged, it is understood and agreed that in the event of an occurrence occurring which involves both:

1. (a) The Insured's Onshore Property

OR

- (b) The Insured's Offshore Property

AND

2. Third Party Liability as more fully defined and covered hereunder, then the deductible under this policy shall be reduced by the dollar amount by which the amount of loss applicable to Onshore or Offshore Property exceeds \$15,000,000 but in no event shall the deductible under this policy be less than \$5,000,000:

Nothing contained herein shall operate to increase the Insurers limit of liability as set forth in Article II of this policy.

ENDORSEMENT NO. 8

SEEPAGE POLLUTION AND CONTAMINATION
COVERAGE ENDORSEMENT

COVERAGE

It is understood and agreed that this endorsement applies only to the layers of insurance \$10,000,000 excess of \$10,000,000; \$15,000,000 excess of \$20,000,000; \$50,000,000 excess of \$35,000,000 and \$75,000,000 excess of \$85,000,000.

Notwithstanding anything contained in Article I, paragraph 1, of this policy, all other terms, and conditions of this policy remaining unchanged, and in consideration of premium included, Insurers agree to indemnify the Insured or pay on behalf of the Insured:

- (a) All sums which the Insured shall be legally liable to pay as damage for personal injury (fatal or non-fatal) and/or loss of, damage to or loss of use of property caused by or alleged to have been caused directly or indirectly by seepage, pollution or contamination arising out of the operations of the Insured.
- (b) The cost of removing, containing, neutralizing or cleaning up seepage, pollution, or contamination substances emanating from the operations of the Insured; but not to cover repairing, replacing, redesigning or modifying the offending facility.

Provided always that such seepage, pollution or contamination is caused by or arises out of a loss occurrence during the Policy Period.

ADDITIONAL EXCLUSIONS APPLICABLE TO THIS ENDORSEMENT ONLY

- (1) a. Fines and Penalties
b. Punitive or Exemplary Damages where prohibited by law.
- (2) Damage to or loss of use of property belonging to the Insured or in the Insured's care, custody or control.
- (3) Claims resulting directly or indirectly from any seepage, pollution or contamination if such seepage, pollution or contamination (1) results directly from any knowing violation of any governmental statute, regulation, ordinance or law applicable thereto, (2) is intended or expected from the standpoint of the Insured or any other person or organization acting for or on behalf of the Insured.
- (4) Claims arising from the operations of Creole Petroleum, Inc. as respects operations on, over and under water.

ADDITIONAL ASSUREDS

This insurance shall also indemnify in respect of contractors and/or

ENDORSEMENT NO. 9

SEEPAGE POLLUTION AND CONTAMINATION
EXCLUSION ENDORSEMENT

It is understood and agreed that this endorsement applies only to the layers of insurance \$50,000,000 excess of \$100,000,000. and \$50,000,000 excess of \$160,000,000.

It is understood and agreed that this insurance does not insure against liabilities for:

- (1) Removal of, loss of or damage to sub-surface oil, gas or any other substance, the property of others, provided always that this paragraph (1) shall not apply to any liability which would otherwise be covered under this insurance for such removal, loss, or damage directly attributable to blow-out, cratering or fire of an oil or gas well owned or operated by, or under the control of, the insured.
- (2) Loss, or damage to, or loss of use Property directly or indirectly resulting from subsidence caused by sub-surface operations of the insured.
- (3) Personal Injury or Bodily Injury or loss of, damage to, or loss of use of Property directly or indirectly caused by Seepage, Pollution or Contamination, provided always that this paragraph (3) shall not apply to liability for Personal Injury or Bodily Injury or loss of or Physical Damage to or destruction of Tangible Property, or loss of use of such Property damaged or destroyed where such Seepage, Pollution or Contamination is caused by a sudden, unintended and unexpected happening during the period of this insurance.
- (4) The cost of removing, nullifying, or cleaning-up Seeping, Polluting or Contaminating substances unless the Seepage, Pollution or Contamination is caused by a sudden, unintended and unexpected happening during the period of this insurance.
- (5)
 - i. Fines and Penalties
 - ii. Punitive or Exemplary Damages where deemed uninsurable by law.

STEP-DOWN ENDORSEMENT

It is understood and agreed that this endorsement applies separately to all the layers of insurance forming a part of this policy and as set forth on the Declarations Page.

In the event an occurrence results in the exhaustion of underlying limits and part of the loss is insured in the underlying coverage but excluded by this layer it is agreed that in determination of the amount of the loss covered by this layer Insurers will give the following priority with respects to the order in which the loss led to the exhaustion of underlying cover, or the point at which the coverage under this layer begins to apply.

1. The part of the loss which is insured by underlying coverage but not by this policy.
2. The part of the loss which is insured by both underlying coverage and by this policy.

4. EXCLUSIONS:

This Endorsement does not apply:

- (a) To any dishonest, fraudulent, criminal or malicious act, libel, slander, discrimination or humiliation;
- (b) to bodily injury to, sickness, disease or death of, any person, or to injury to or destruction of any tangible property, including loss of use thereof;
- (c) to any claim for failure of performance of contract by any Insurer, including failure of an Employee Benefit Program;
- (d) to any claim based upon the Insured's failure to comply with any law concerning Workmen's Compensation, Unemployment Insurance, Social Security or Disability Benefits, or any similar legislation that may be enacted;
- (e) to any claim based upon:
 - (i) failure of any investment plan to perform as represented by an Insured;
 - (ii) advice, given by an Insured, to an Employee to participate, or not to participate, in investment subscription plans;
 - (iii) the inability of Employee Benefit Programs to meet their obligation due to insolvency.
- (f) to any claim based upon the Employee Retirement Income Security Act of 1974, Public Law 93-406, Commonly referred to as the Pension Reform Act of 1974 and amendments thereto, or similar provisions of any Federal, State or Local Statutory law.

5. DEFINITIONS:

- (a) "Employee Benefit Programs" shall mean group life insurance, group dental insurance, group health insurance, profit sharing plans, pension plans, employee investment subscription plans, Workmen's Compensation, Unemployment Insurance, Social Security, Disability Benefits Insurance, and travel, savings or vacation plans, or any similar benefit programs.
- (b) Administration shall mean:
 - (i) giving counsel to employees with respect to the Employee Benefit Program;
 - (ii) interpreting the Employee Benefit Program;
 - (iii) handling of records in connection with the Employee Benefit Programs;
 - (iv) effecting enrollment, termination or cancellation of employees under the Employee Benefit Programs;

provided all such acts are authorized by the Named Insured.

"OPOL"

It is understood and agreed that this endorsement applies only to the layers of insurance \$10,000,000 excess of \$10,000,000; \$15,000,000 excess of \$20,000,000; \$50,000,000 excess of \$35,000,000 and \$75,000,000 excess of \$85,000,000.

It is understood and agreed that Insurers hereon will indemnify or pay on behalf of the Insured any sum or sums that the Insured may be required to pay following the provisions of the Offshore Pollution Liability Agreement, as amended May 22, 1976, and renewals thereof, but coverage hereon subject to United Kingdom jurisdiction.

However, Insurers hereon shall not be liable for:

1. (a) Fines and Penalties
(b) Punitive or Exemplary Damages where deemed uninsurable by law.
2. Any dues, assessments and other sums properly payable to "The Offshore Pollution Liability Association Limited".
3. Any payment to "The Offshore Pollution Liability Association Limited" for any share of any amount falling due from the Association under the guarantee provided in the Offshore Pollution Liability Agreement.
4. Any changes or alterations to the Offshore Pollution Liability Agreement (as amended May 22, 1976) unless submitted to and approved by Insurers.
5. Incidents occurring outside the policy period hereof as defined in "OPOL" agreement.

Notwithstanding the foregoing this Endorsement shall only pay in excess of the Underlying Limit stated in the Policy and shall not operate to increase Insurers' total limit of liability in respect of any one occurrence.

SPECIFIC EXCESS WORKERS' COMPENSATION ACT

LIABILITY EXTENSION

Insurers hereby agree that this policy extends to indemnify the Named Insured in the manner following:

1. INSURING AGREEMENT

If at any time during the period of the policy to which this extension attaches, any employee in the immediate service of the Named Insured shall sustain any personal injury (fatal or nonfatal) by accident or occupational disease while engaged in the service of the Named Insured and the Named Insured shall be liable to make compensation for such injury solely under or by virtue of the Workers' Compensation Law(s) and/or Occupational Disease Law(s) of the United States which may be in force at the time such injury is sustained, the Insurers shall indemnify the Named Insured to the extent hereinafter mentioned against all sums for which the Named Insured shall be so liable.

As regards personal injury (fatal or nonfatal) by accident, this extension is to pay only the excess of \$10,000,000 ultimate net loss in respect of each and every disaster with a limit of liability as set forth in Article II of this policy.

As regards personal injury (fatal or nonfatal) by occupational disease, this extension is to pay only the excess of \$10,000,000 ultimate net loss in respect of each employee with a limit of liability as set forth in Article II of this policy.

2. DEFINITIONS

- (A) The word "disaster" as used in this extension shall mean an accident or a series of accidents arising out of one occurrence.
- (B) The words "ultimate net loss" as used in this extension shall be understood to mean the total sum actually paid by way of periodical compensation benefits and/or in final settlement of any claims for Workers' Compensation including occupational disease for which the Named Insured is liable, after making deductions for all recoveries or benefits and for all claims upon other insurances or re-insurances, whether controlled or not, and shall also include expenses and "costs".
- (C) The word "costs" as used in this extension shall mean adjustment, investigation and legal expenses (excluding, however, all expenses for salaried employees and retained counsel of and all office expense of the Named Insured) incurred with the written consent of the Insurers.

It is hereby understood and agreed that inasmuch as employees of the Named Insured are covered under the policy to which this Endorsement is attached, the provisions of the Nuclear Energy Liability Exclusion Endorsement do not apply to employees of the Named Insured with respect to any occurrence resulting in injury, sickness, disease or death to employees of the Named Insured from the nuclear energy hazard.

Nothing contained herein shall operate to increase Insurers Limit of liability as set forth in Article II of this policy.

ENDORSEMENT NO. 14

WAIVER OF JOINT VENTURE CLAUSE ENDORSEMENT

It is hereby noted that effective January 1, 1981 an Exxon Corporation affiliate, Esso Exploradora y Productora Argentina Inc. is engaged in a Joint Venture exploration activities offshore Argentina.

In consideration of the premium charged it is further noted and agreed that the Insured, exercising its rights under this policy, hereby extends 100% coverage as respects these operations.

LDN 310,584 EXXON 00481

CORNELL-2009-104(e)-000589

IMPERIAL OIL LIMITED ENDORSEMENT

It is hereby understood and agreed that in respect of Imperial Oil Ltd. of Canada, the Insured has an arrangement whereby the American Home Insurance Co. issues a policy affording such coverage as is afforded hereunder, as a consequence of which it is hereby agreed that this policy shall be held to be reinsurance of and will indemnify American Home, but only to the extent that such coverage is afforded under this policy by virtue of its terms, conditions and exclusions.

It is further understood and agreed that nothing contained in the foregoing shall operate to increase Insurers' Limit of Liability beyond \$260 million, any one loss occurrence or make this policy respond in excess of less than \$10 million any one loss occurrence, except as specifically provided elsewhere herein.

ENDORSEMENT NO. 16

AMERICAN INTERNATIONAL REINSURANCE COMPANY ENDORSEMENT

It is hereby understood and agreed that in those instances where the Insured has an agreement whereby policies are issued by A.I.R.C.O. affording such coverage as is afforded hereunder, then this policy shall be held to be reinsurance of and will indemnify A.I.R.C.O., but only to the extent that such coverage is afforded under this policy by virtue of its terms, conditions and exclusions.

It is further understood and agreed that nothing contained in the foregoing shall operate to increase Insurers' limit of liability beyond \$260 million any one loss occurrence or make this policy respond in excess of less than \$10 million any one loss occurrence, except as specifically provided for elsewhere herein.

Assured: For account of EXXON CORPORATION and Affiliated Companies et al.
and/or as Reinsurance of Ancon Insurance Company and Affiliated
Companies et al. as underlying.

Conveyances: -

Period: 12 calendar months at 00.00 hours 1st January, 1981 G.M.T.

Interest: Broad Form Liabilities etc.. as underlying, including underlying
contractual liability under O.P.O.L.

Sum Insured: 100% Limit of Liability U.S.\$25,000,000 each loss occurrence
excess of U.S.\$135,000,000 each loss occurrence except where special
step-down agreement applies as per wording.
Hereeto 80.00%

Trading: -

Conditions: As per Form of underlying policy or policies insofar as applicable to
the special terms of this insurance.

Premium: 100% Premium due hereon U.S.\$70,000.00

CTS
MKT_0201 - POLICY/MARKET LISTING (Direct)

21-Jan-1998 03:43 PM
Page 481

Assured : EXX EXXON CORPORATION
Policy Number : 1HB14800 Period : 01-JAN-81 To 01-JAN-82

Policy Layer : 8
Broker : 509 - C.T. BOWRING & CO., LTD.
Coinsurance : 20.000000%
Asbestos Costs : Pollution Costs : I Aggregate Extension :
Primary : 0
Comment :
Currency : USD - US DOLLARS
Policy Type : ZZZ - Unknown

Named Assured	Inception Date	Expiry Date
EXXON CORPORATION	01-JAN-81	01-JAN-82

Policy Limits

Type	Class	Qual Value	Excess	Comments	Assured	OAD	CS
CSL	NP	OCC 25000000	135000000	135,000,000	EXXON CORPORATION	0	0

CTS

MKT_0201 - POLICY/MARKET LISTING (Direct)

21-Jan-1998 03:43 PM

Page 482

Assured : EXX EXXON CORPORATION

Policy Number : 1HB14800 Period : 01-JAN-81 To 01-JAN-82

Placement Information

Slip No : 1

Involvement : 100.00000% of 80.00000%

LPSD No : 52808 Date : 06-MAY-81 Year : 1981
 ILU No : PMH810140682804 Date : Year :
 LIRMA No : Date : Year :
 LUNCO : LUCRO :
 LACC : LCO :
 Lead Syndicate : 933 Slip Leader : 933
 Lead Company : ORION 'T' / 'Z' MARINE A/C
 Aviation Code : Non-Marine Code : Marine Code : 0 Risk Code :

Market Lines

Bureau	Insurer	Name	Line	Underwriter Reference	Status
L	833	SYNDICATE 833	4.580000	116Jc4K8092c	S
L	837	SYNDICATE 837	.370000	116Jc4K8092c	S
L	618	SYNDICATE 618	5.040000	WW83092	S
L	278	SYNDICATE 278	.830000	WW83092	S
L	948	SYNDICATE 948	1.440000	WW83092	S
L	346	SYNDICATE 346	1.480000	WW8203011L21	S
L	126	SYNDICATE 126	9.880000	30590784XG8D	S
L	701	SYNDICATE 701	4.850000	30590784XG8D	S
L	188	SYNDICATE 188	.370000	NC908533XXX0	S
L	278	SYNDICATE 278	.230000	6001203	S
L	646	SYNDICATE 646	.060000	6001203	S
L	661	SYNDICATE 661	2.970000	8731Z14L0722	S
L	365	SYNDICATE 365	2.970000	1086848	S
L	289	SYNDICATE 289	4.950000	80451215L80	S
L	283	SYNDICATE 283	2.470000	Y04710052XL8	S
L	620	SYNDICATE 620	1.980000	9080468822L0	S
L	417	SYNDICATE 417	9.880000	MT180WR0LX02	S
L	267	SYNDICATE 267	.370000	817XX28c23L0	S
L	408	SYNDICATE 408	.420000	N0011T15L008	S
L	099	SYNDICATE 099	.070000	N0011T15L008	S
L	297	SYNDICATE 297	1.480000	0A6860548L18	S
L	921	SYNDICATE 921	.480000	WW8200724L14	S
L	978	SYNDICATE 978	.980000	71080721X480	S
L	768	SYNDICATE 768	.990000	51773015L007	S
L	069	SYNDICATE 069	1.780000	8081888110L0	S
L	068	SYNDICATE 068	.200000	8081888110L0	S
L	175	SYNDICATE 175	.980000	0c7007717L10	S

LDN 310,584 EXXON 00486

CORNELL-2009-104(e)-000594

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21-Jan-1998 03:43 PM

MKT_0201 - POLICY/MARKET LISTING (Direct)

Page 483

Assured : EXX EXXON CORPORATION

Policy Number : 1HB14900 Period : 01-JAN-81 To 01-JAN-82

Market Lines

Bureau	Insurer	Name	Line	Underwriter Reference	Status
L	836	SYNDICATE 636	1.480000	282241XY7305	S
L	737	SYNDICATE 737	.790000	76049X55XL	S
L	861	SYNDICATE 861	.100000	76049X55XL	S
L	474	SYNDICATE 474	.100000	76049X55XL	S
L	116	SYNDICATE 116	.490000	2700XB3242	S
L	318	SYNDICATE 318	.490000	65047447XXX	S
L	890	SYNDICATE 890	.250000	P01XXXB0WL0	S
L	132	SYNDICATE 132	.320000	0A801J34323L	S
L	133	SYNDICATE 133	.080000	0A801J34323L	S
L	928	SYNDICATE 928	.990000	N30X5714	S
L	818	SYNDICATE 818	.740000	N30X5714	S
L	160	SYNDICATE 160	.490000	536CVC6980C	S
L	763	SYNDICATE 763	.990000	IC25633	S
L	909	SYNDICATE 909	.250000	IC02936	S
L	196	SYNDICATE 196	.120000	IC01126	S
L	638	SYNDICATE 638	.990000	LBX045L62658	S
L	035	SYNDICATE 035	1.880000	50425L80	S
L	568	SYNDICATE 568	.300000	CONLS25L950X	S
L	598	SYNDICATE 598	.100000	CONLS25L950X	S
L	826	SYNDICATE 626	.490000	G0983463X17L	S
L	427	SYNDICATE 427	.400000	90000282C	S
L	935	SYNDICATE 935	.990000	SREX21L00145	S
L	888	SYNDICATE 888	.490000	578X5320	S
I	3594/05	ORION T A/C	3.480000	L107558042	X
I	3880/01	E & A M1 A/C	4.950000	80LP0664	X
I	E/N-05	NIPPON (P/O E&A T2 A/C)	.245000	80LP0664	S
I	ENG-M	ENGLISH & AMERICAN MARINE - CODE CHECKED	.245000	80LP0664	X
I	3592/03	BRITISH LAW	3.960000	HC80CL16Z	S
I	3043/01	THREADNEEDLE (TIC)	.990000	CL55289L	S
I	3027/01	G.U.	.490000	HC801874005	S
I	3243/03	ICNA (UK) 'G' A/C	1.480000	X5298LLS808	S
I	ICNA	INSURANCE COMP. OF NORTH AMERICA	.250000	X5298LVH800	S
I	AVEIR	ANDREW WEIR	.490000	OH307591XXX	X
I	3828/01	BISHOPSQUATE 'F' A/C	.490000	98034981311	S
I	3984/01	PHOENIX	.370000	16882L80Y	S
I	3285/02	MINSTER 2 A/D	.490000	8050452	S
I	3808/01	PROVINCIAL	.490000	9803902R048	S
I	AGF-UK	ASSURANCE GENERALES DE FRANCE, UK	.170000	L40384N0C87	S
I	3380/01	DANISH MARINE PER ICI	.490000	37L8CM747XX	S
I	PRONTL	PRUDENTIAL ASS. TRUST & NO. 2 A/C	2.470000	VHXGOF21779	S
O	SKAN	SKANDIA, SWEDEN	.250000	17380	S
O	T-NOVA	TERRA NOVA INS	.990000	80MHS8889WA	S

Total : 88.520000 % taken by 69 lines.

LDN 310,584 EXXON 00487

CORNELL-2009-104(e)-000595

GTS
MKT_0201 - POLICY/MARKET LISTING (Direct)

21-Jan-1998 03:43 PM
Page 484

Assured : EXX EXXON CORPORATION
Policy Number : 1HB14900 Period : 01-JAN-81 To 01-JAN-82

Placement Information

Slip No : 2

Involvement : 100.00000% of 80.00000%

LPSD No : Date : Year :
ILU No : PMH810140692904 Date : Year :
LIRMA No : Date : Year :
LUNCO : LUCRO :
LACC : LCO :
Lead Syndicate : 833 Slip Leader : 933
Lead Company : ORION 'T' / 'Z' MARINE A/C
Aviation Code : Non-Marine Code : Marine Code : 0 Risk Code :

Market Lines

Bureau	Insurer	Name	Line	Underwriter Reference	Status
I	3831/01	I.C.I. L A/c	1.480000	37L80H48475	S

Total : 1.480000 % taken by 1 lines.